

UTILITY PERMIT APPLICATION

Permit No	Road			
Applicant:				
Address:				
Telephone Number:	Fax	x Number:		
Requesting permission from th	ne City of North Miami to co	nstruct, operate and maintain the	e following:	
FROM:	то):		
Submitted for the Utility Own	er by:			
(Print Name & Title)		(Signature)		
Approved by:(City Engi	neer or Designee)	Issue Date:		
• •	erground, and the accurate	ation it has determined the locate locations are shown on the ping utility owners.	_	
immediately upon completion (305) 895-9834. The Be provided at the time of pre	of work. The City's Enginee PERMITTEE's employee , Telephone Nun -construction meeting or 48	ty-eight (48) hours prior to starting is located at 1815 NE 150 ST. To responsible for Maintenance inber Shour notice prior to starting wor ect to inspection by the City English	elephone Number of Traffic is (This name may k.)	
and shall meet FDOT standard4. All plans and installa	s. tions conform to the requ	uirements of the FDOT's Utility	Accommodation	
		the City of North Miami, and sha of the City under paragraph 8 of t		



- 5. This PERMITTEE shall commence actual construction in good faith within ______ days after issuance of permit, and shall be completed within _____ days after permitted work has begun. If the beginning date is more than 60 days from date of permit approval, then PERMITTEE must review the permit prior to the beginning date with the City Engineer or Designee to make sure no changes have occurred in the Transportation Facility that would affect the permitted construction.
- 6. The construction and maintenance of such utility shall not interfere with the property and rights of the City or a prior PERMITTEE.
- 7. It is expressly stipulated that this permit is a license for permissive use only and that the placing of utilities upon public property pursuant to this permit shall not operate to create or vest any property right in said holder, except as provided in executed subordination and Railroad Utility Agreements.
- 8. Pursuant to Section 337.403(I), Florida Statutes, whenever necessary for the construction, repair, improvement, maintenance, safe and efficient operation, alteration or relocation of all, or any portion of said Transportation Facility as determined by the City Engineer, any or all utilities and appurtenances authorized hereunder, shall be immediately removed from said Transportation Facility or reset or relocated thereon as required by the City Engineer and at the expense of the PERMITTEE, except for reimbursement rights set forth in previously executed subordination and Railroad Utility Agreements.
- 9. It is agreed that in the event the relocation of said utilities are scheduled to be done simultaneously with the City of North Miami's construction work, the PERMITTEE will coordinate with the City of North Miami before proceeding and shall cooperate with the City of North Miami's contractor to arrange the sequence of work so as not to delay the work of the City of North Miami's contractor, defend at legal claims of the City of North Miami's contractor due to delays caused by the PERMITTEE's failure to comply with the approved schedule, and shall comply with all provisions of the law and the FDOT's current Utility Accommodation manual. The PERMITTEE shall not be responsible for delays beyond its control.
- 10. In case of non-compliance with City of North Miami's requirements, in effect as of the date this permit is approved by City of North Miami, this permit is void and the facility will have to be brought into compliance or removed from the right of way at no cost to the City of North Miami except for reimbursement rights set forth in previously executed subordination and Railroad Utility Agreements. This provision shall not limit the authority of the City under Paragraph 8 of this Permit.
- 11. It is understood and agreed that the rights and privileges herein set out are granted only to the extent of the City's right, title and interest in the land to be entered upon and used by the PERMITTEE, and the PERMITTEE will, at all times, and to the extent permitted by law, assume all risk of and indemnify, defend, and save harmless the City of North Miami from and against any and all loss, damage, cost or expense arising in any manner on account of the exercise or attempted exercises by said PERMITTEE of the aforesaid rights and privileges.
- 12. During construction, all safety regulations of the FDOT shall be observed and the PERMITTEE must take measures, including placing and the display of safety devices that may be necessary in order to safely conduct the public through the project area in accordance with the Federal Manual on Uniform Traffic Control Devices, as amended for highways, the requirements of the Standard Application Package for railways, including flagging services and Railroad Protective Insurance, or acceptable alternative, when applicable, and the FDOT's latest Roadway and Traffic Design Standards and Standard Specifications for Road and Bridge Construction, as amended.



13.	Should the PERMITTEE be desirous of ke	eeping its utilities in place and out of service, the PEF	RMITTEE,				
by e	xecution of this permit acknowledges its	s present and continuing ownership of its utilities	located				
betw	/een a	and within the	right-of-				
ways	s of the City of North Miami as set forth ab	pove. PERMITTEE, at its sole expense, shall promptly	remove				
said		mines said removal is in the public interest.					
14.	The City executes this Permit only if in s	so doing the City can place a limit on the City's liabilit	y for any				
cause	cause of action arising out of the Permit, so that its liability never exceeds the agreed sum of \$100. Permittee expresses its willingness to enter into this Permit with Permittee's recovery from the City for any						
Perm							
actio	n or claim arising from this Permit to be li	imited to \$100. Accordingly, and notwithstanding a	ny other				
term	or condition of this Agreement, Permitte	ee agrees that the City shall not be liable to Perm	ittee for				
dama	ages in an amount in excess or \$100, for a	ny action or claim of the Permittee or any third part	y arising				
out c	of this Permit. Nothing contained in this pa	ragraph or elsewhere in this Permit is in any way into	ended to				
be a	waiver of the limitation placed upon the	City's liability as set forth in Chapter 768, Florida	Statutes.				
Addi	tionally, the City does not waive sovereig	gn immunity, and no claim or award against the (City shall				
inclu	ded attorney's fees, investigative costs or p	prejudgment interest.	-				
15.	Special instructions:						
	_	nt by the PERMITTEE is acknowledged and acceptan	ce of the				
bindi	ing nature of these special instructions.						
	ITY PERMIT FINAL INSPECTION REPORT						
UTIL	ITT PERIVITI FINAL INSPECTION REPORT						
Date							
Date	•						
Date	Work Started:						
Date	Work Completed:						
Inspe	ected By:	(City Engineer or Designee)					
Rem	arks:						
			_				

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I the undersigned do hereby CERTIFY that the utility construction approved by the above numbered permit was installed in accordance with the approved plans made a part of this permit and in accordance with the FDOT's current Utility Accommodation Manual. All plan changes should be approved by the City Engineer or Designee and attached to this permit.

Utility Owner:		
Title:	Date:	

